

OFFICIAL GAZETTE



GOVERNMENT OF GOA, DAMAN AND DIU

GOVERNMENT OF GOA, DAMAN AND DIU

Special Department

Corrigendum

OSD/RRVS/11/67

In the schedule attached to the Notification dated 29th December, 1966 published in the Government Gazette Series I No. 46 dated 16th February, 1967, against the posts of Superior Field Worker and Surveillance Worker appearing at serial numbers 2 and 3, for the pay scale of Rs. 95-3-100 in column 4, read: "Rs. 75-1-85-EB-2-95".

M. K. Bhandare, Deputy Secretary, (Appointments).

Panaji, 11th July, 1972.

Finance (Control) Department

Notification

5-1/Misc/NSS/71/Fin(C)/1934

The following Notifications No. 1) F.3(18)-NS/70/(i) and 2) No. F.3(18)-NS/70/(ii) dated 17-6-1972 received from Government of India, Ministry of Finance (Department of Economic Affairs), New Delhi is hereby republished for the information of the general public.

V. G. Sathe, Under Secretary (Finance).

Panaji, 4th July, 1972.

GOVERNMENT OF INDIA

MINISTRY OF FINANCE

(Department of Economic Affairs)

Notification

New Delhi, the 17th June, 1972

No. F.3(18)-NS/70/(i). The President hereby makes the following rules further to amend the Post

Office Savings Bank (Cumulative Time Deposit) Rules, 1959, namely: —

1. (1) These rules may be called the Post Office Savings Bank (Cumulative Time Deposits) (Fifth Amendment) Rules, 1972.

(2) They shall come into force on the 1st July, 1972.

2. In the Post Office Savings Bank (Cumulative Time Deposits) Rules, 1959, —

(a) in sub-rule (1) of rule 10, in the opening paragraph, after the words "the survivor may", the words, figures and letter "subject to the provisions of rule 10A" shall be inserted;

(b) after rule 10, the following rule shall be inserted, namely: —

"10A. Payment of full maturity value on the death of depositor in certain cases, —

(i) On the death on or after the 1st July, 1972 of a depositor in a single 5 year account, or of the surviving depositor in a joint 5 year account of the denomination of Rs. 5 or Rs. 10, not being a discontinued account, the legal heir or nominee, as the case may be, of such depositor, shall be entitled to the full maturity value of the account, including bonus, less value of defaults, if any, with interest due and the amount of withdrawals outstanding, if any, with interest thereon, provided the following conditions are satisfied, namely: —

(a) Twenty-four months have elapsed from the date of the opening of the account, and during the said period, monthly instalments have been paid into the account without any default and there has been no withdrawal from the account during the said period.

Note: A defaulted instalment paid with interest before the death of the depositor or surviving depositor, as the case may be, shall not be treated as a default.

(b) The age of the depositor or depositors, as the case may be, at the time of opening the account was not less than 18 years and not more than 53 years.

Note: Every depositor in one account opened before the 1st July, 1972 shall give a declaration to the Post Office on plain paper indicating the age at the time of the opening of the account and every depositor in one account opened on or after the said date shall make such a declaration on the application for opening the account.

(c) The legal heir or nominee, as the case may be, of the deceased depositor has not made any claim, or has not already been given the benefit in respect of any other account under this rule or in respect of a Recurring Deposit account under rule 11A of the Post Office (Recurring Deposits) Rules, 1970, held by the same deceased depositor.

(ii) If a depositor or the surviving depositor, as the case may be, has more than one 5 year account of the denomination of Rs. 5 or Rs. 10, the benefit of payment under this rule shall be available in respect of only one account which may be specified by the depositor or surviving depositor, as the case may be. Such depositor may change the option and specify another account if he so desires by an application to the Post Office where the account stands registered. If no such account has been so specified by such depositor, the benefit of payment shall be admissible in respect of the earliest account of the denomination of Rs. 10, if any, which qualifies for payment and if there is no such account of the denomination of Rs. 10, then in respect of the earliest account of the denomination of Rs. 5 which qualifies for payment.

(iii) The legal heir or nominee, as the case may be, shall, on the death of the depositor or the surviving depositor, as the case may be, apply in triplicate in Form PSP-I annexed to these rules, to the Post Office where the account stands registered, not later than one year from the death of such depositor. A death certificate, or a certified copy thereof shall be attached with the claim. The claim shall be sanctioned by the Head Postmaster after verification from the Office of the National Savings Commissioner, Nagpur, that the benefit of the payment of full maturity value on death has not been previously availed of by the legal heir or nominee of the deceased depositor in respect of any other account including a Recurring Deposit account opened under the Post Office (Recurring Deposits) Rules, 1970.”;

(c) after Table III, the following Form shall be added, namely:—

“To be filled in triplicate
FORM PSP—1

To

The Postmaster,

...

Subject:— Claim under the scheme of Protected Savings.

Sir,

In connection with the settlement of claim of 5 year CTD/P.O. Recurring Deposit account

No. ... Standing in the name of ... in the books of ... Post Office, I/We ... a ... (State full relationship) of the deceased, who died on ... at ... (place of death), hereby claim the full maturity value of the account under the scheme of Protected Savings.

In support of the claim, I hereby submit:

- (i) A death Certificate issued by ...

- * (ii) A succession Certificate granted by ... under No. ... dated ...
* (iii) Probate of will granted by ... under No. ... dated ...
* (iv) Letters of Administration of the Estate of the deceased granted by ... under No. ... dated ...
** (v) I/We/am/are nominees of the deceased as per nomination registered in your records.

I/We certify that I/We have not made any claim in respect of any other CTD or Recurring Deposit account standing in the name of the above deceased under the Protected Savings Scheme nor shall I/We do so in future.

(* Cross out whichever is not applicable).
(** In case of nominees, items (ii) (iii) & (iv) are not necessary).

Particulars of deceased account holder

- (i) Full Name ...
(ii) Son/Daughter/Wife of ...
(iii) Last address ...

Particulars of near relatives

S. No.	Name	Age	Relationship	Address
1.				
2.				
3.				
4.				
5.				
6.				

To my/our knowledge, the deceased had the following other CTD/Recurring Deposit Accounts on which I/We shall not claim the benefit under the Protected Savings Scheme and shall claim only the proportionate amounts payable under the C.T.D./R.D. Rules.

S. No.	Account No.	Type of account CTD/RD	P. O. at which account stands	Date of opening account	Denomination	Name of nominee if any
(1)	(2)	(3)	(4)	(5)	(6)	(7)
1.						
2.						
3.						
4.						

Yours faithfully,

Signature(s) of claimant(s)

Address:— (i) ...

(ii) ...

Certificate by two witnesses

We hereby certify that the person who has applied for and put his signature to the application for the payment is the real claimant and the same person in whose favour the succession certificate/probate of will/Letters of administration has been granted by the court.

1. Signature and Address ...

2. Signature and Address ...

To be filled in by the Postmaster

Certified that the particulars stated above have been checked with the Postal records and I am satisfied that the claimant(s) is/are nominee(s)/heir(s) of the deceased.

Also certified that the age of the account holder at the time of opening the account, as given in application form/declaration given by the account holder, was... years.

Forwarded in duplicate to the Central Registration Office, Office of the National Savings Commissioner, Post Box No. 96, Nagpur, for verification if any claim under the Protected Savings Scheme has already been registered in the name of the above deceased.

Signature of the Postmaster

Seal of
Post Office.

To be filled in by the Central
Registration Office

* Certified that no claim has been previously registered in this office in respect of Shri ... (deceased) account holder of CTD/Recurring Deposit Account mentioned above, who died on ... at The claim may, thus, be admitted if otherwise found in order.

Registration No. ...

* Certified that a claim has already been registered in respect of a C.T.D./Recurring Deposit account standing in the name of Shri ... deceased. The particulars are as under:

CTD/RD Account No. ... of denomination Rs. ... opened at U.O. ... on ... Name of the claimant(s) ...

... (Nominee(s)/heir(s))

Registration No. ... dated ...

* Delete whichever is not applicable.

Seal of Central Registration Office.
To

Signature of Officer
Incharge of Central
Registration Office."

Postmaster

B. MAITHREYAN

Joint Secretary to the Government of India.

Notification

New Delhi, the 17th June, 1972

No. F.3(18)-NS/70/(ii). The President hereby makes the following rules further to amend the Post Office (Recurring Deposits) Rules, 1970, namely:—

1. (1) These rules may be called the Post Office (Recurring Deposits) (Fifth Amendment) Rules, 1972.

(2) They shall come into force on the 1st July, 1972.

2. In the Post Office (Recurring Deposits) Rules, 1970,—

(a) in sub-rule (1) of rule 11, in the opening paragraph, after the words "the survivor may", the words, figures and letter "subject to the provisions of rule 11A" shall be inserted;

(b) after rule 11, the following rule shall be inserted, namely:—

"11A. Payment of full maturity value on the death of depositor in certain cases.—

(i) On the death on or after the 1st July, 1972, of a depositor in a single account, or of the surviving depositor in a joint account of the denomination of Rs. 5 or Rs. 10, not being

a discontinued account, the legal heir or nominee, as the case may be of such depositor, shall be entitled to the full maturity value of the account, less value of defaults, if any, with interest due and the amount of withdrawals outstanding, if any, with interest thereon, provided the following conditions are satisfied, namely:—

(a) Twenty-four months have elapsed from the date of the opening of the account, and during the said period, monthly instalments have been paid into the account without any default and there has been no withdrawal from the account during the said period.

Note: A defaulted instalment paid with interest before the death of the depositor or surviving depositor, as the case may be, shall not be treated as a default.

(b) The age of the depositor or depositors, as the case may be, at the time of opening the account was not less than 18 years and not more than 53 years.

Note: Every depositor in an account opened before the 1st July, 1972, shall give a declaration to the Post Office on plain paper indicating the age at the time of the opening of the account and every depositor in an account opened on or after the said date shall make such a declaration on the application for opening the account.

(c) The legal heir or nominee, as the case may be, of the deceased depositor has not made any claim, or has not already been given the benefit in respect of any other account under this rule or in respect of a Cumulative Time Deposit account under rule 10A of the Post Office Savings Bank (Cumulative Time Deposits) Rule 1959, held by the same deceased depositor.

(ii) If a depositor or the surviving depositor, as the case may be, has more than one account of the denomination of Rs. 5 or Rs. 10, the benefit of payment under this rule shall be available in respect of only one account which may be specified by the depositor or surviving depositor, as the case may be. Such depositor may change the option and specify another account if he so desires by an application to the Post Office where the account stands registered. If no such account has been so specified by such depositor, the benefit of payment shall be admissible in respect of the earliest account of the denomination of Rs. 10, if any which qualifies for payment and if there is no such account of the denomination of Rs. 10, then in respect of the earliest account of the denomination of Rs. 5 which qualifies for payment.

(iii) The legal heir or nominee, as the case may be, shall, on the death of the depositor or the surviving depositor, as the case may be, apply in triplicate in Form PSP-I annexed to these rules, to the Post Office where the account stands registered, not later than one year from the death of such depositor. A death certificate, or a certified copy thereof should be attached with the claim. The claim

will be sanctioned by the Head Postmaster after verification from the office of the National Savings Commissioner, Nagpur, that the benefit of the payment of full maturity value on death has not been previously availed of by the legal heir or nominee of the deceased depositor in respect of any other account including a Cumulative Time Deposit account opened under the Post Office Savings Bank (Cumulative Time Deposits) Rules, 1959.”;

(c) after rule 14, the following Form shall be added, namely:—

"To be filled in triplicate
FORM PSP—1

To
The Postmaster,
...
...

Subject:— Claim under the scheme of Protected Savings.

Sir,

In connection with the settlement of claim of 5 year CTD/P.O. Recurring Deposit account

No. ... Standing in the name of ... in the books of ... Post Office, I/We ... a ... (State full relationship) of the deceased, who died on ... at ... (place of death), hereby claim the full maturity value of the account under the scheme of Protected Savings.

In support of the claim, I hereby submit:

- (i) A death Certificate issued by ...
- ...
- * (ii) A succession Certificate granted by ... under No. ... dated ...
- * (iii) Probate of will granted by ... under No. ... dated ...
- * (iv) Letters of Administration of the Estate of the deceased granted by ... under No. ... dated ...
- ** (v) I/We/am/are nominees of the deceased as per nomination registered in your records.

I/We certify that I/We have not made any claim in respect of any other CTD or Recurring Deposit account standing in the name of the above deceased under the Protected Savings Scheme nor shall I/We do so in future.

(* Cross out whichever is not applicable).
(** In case of nominees, items (ii) (iii) & (iv) are not necessary).

Particulars of deceased account holder

- (i) Full Name ...
- (ii) Son/Daughter/Wife of ...
- (iii) Last address ...

Particulars of near relatives				
S. No.	Name	Age	Relationship	Address
1.				
2.				
3.				
4.				
5.				
6.				

To my/our knowledge, the deceased had the following other CTD/Recurring Deposit Accounts on which I/We shall not claim the benefit under the Protected Savings Scheme

and shall claim only the proportionate amounts payable under the C.T.D./R.D. Rules.

S. No.	Account No.	Type of account CTD/RD	P. O. at which account stands	Date of opening account	Denomination	Name of nominee if any
(1)	(2)	(3)	(4)	(5)	(6)	(7)
1.						
2.						
3.						
4.						

Yours faithfully,
Signature(s) of claimant(s)
Address:— (i) ...
...
(ii) ...
...

Certificate by two witnesses

We hereby certify that the person who has applied for and put his signature to the application for the payment is the real claimant and the same person in whose favour the succession certificate/probate of will/Letters of administration has been granted by the court.

- 1. Signature and Address
- ...
- 2. Signature and Address
- ...

To be filled in by the Postmaster

Certified that the particulars stated above have been checked with the Postal records and I am satisfied that the claimant(s) is/are nominee(s)/heir(s) of the deceased.

Also certified that the age of the account holder at the time of opening the account, as given in application form/declaration given by the account holder, was... years.

Forwarded in duplicate to the Central Registration Office, Office of the National Savings Commissioner, Post Box No. 96, Nagpur, for verification if any claim under the Protected Savings Scheme has already been registered in the name of the above deceased.

Signature of the Postmaster

Seal of
Post Office.

To be filled in by the Central
Registration Office

* Certified that no claim has been previously registered in this office in respect of Shri ... (deceased) account holder of CTD/Recurring Deposit Account mentioned above, who died on ... at The claim may, thus, be admitted if otherwise found in order.

Registration No. ...

* Certified that a claim has already been registered in respect of a C.T.D/Recurring Deposit account standing in the name of Shri ... deceased. The particulars are as under:

CTD/RD Account No. ... of denomination Rs. ... opened at U. O. ... on ... Name of the claimant(s) ...

... (Nominee(s)/heir(s))

Registration No. ... dated ...

* Delete whichever is not applicable.

Signature of Officer
Incharge of Central
Registration Office."

Seal of Central Registration Office.
To
Postmaster

B. MAITHREYAN
Joint Secretary to the Government of India.

Planning Department

Notification

4-17-71-PLG

The following draft of the Goa, Daman and Diu (collection of Statistics) Rules, 1971 which the Government of Goa, Daman and Diu in exercise of the powers conferred by sub-section (2) of section 14 of the Collection of Statistics Act, 1953 (Act No. 32 of 1953) proposes to make is hereby published for general information. If any person has any suggestion/or objection to make regarding the said draft, the same may be sent to the Under Secretary to the Govt. of Goa, Daman and Diu in the Department of Planning, Secretariat within 30 days of its publication, so that they may be taken into consideration by the Govt. at the time of finalisation of the said rules.

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

S. S. Suktankar, Under Secretary (Planning).

Panaji, 5th July, 1972.

DRAFT RULES

In exercise of the powers conferred by sub-section (1) of Section 14 of the Collection of Statistics Act, 1953 (Act No. 32 of 1953) and all other powers enabling him in that behalf the Govt. of Goa, Daman and Diu hereby make the following rules namely:—

1. **Short title.**—These rules may be called the Goa, Daman and Diu (Collection of Statistics) Rules, 1971.

2. **Definitions.**—In these rules, unless the context otherwise requires —

(1) "Act" means the Collection of Statistics Act, 1953 (32 of 1953);

(2) "Notice" means the notice referred to in rule 3;

(3) "plantation" means a commercial concern referred to in sub-clause (ix) of clause (b) of section 2 of the Act;

(4) "Statistics authority" means the officer appointed by the Government of Goa, Daman and Diu to be the statistics authority under section 4 of the Act; and

(5) "survey year", in relation to a factory, industrial concern or plantation, means the accounting year of the factory, industrial concern, or plantation, ending on any date between 1st April of the year in respect of which the statistics are being collected and the 31st of March of the succeeding year.

3. **Service of notice.**—(1) For the purpose of the collection of Statistics under these rules, the Statistics authority shall serve upon the owner of any factory, industrial concern or plantation, a notice

requiring the owner to furnish the Statistics authority with —

(a) one or more returns in such manner and containing such particulars as may be specified in the notice;

(b) if the factory, industrial concern, or plantation is owned by a company as defined by the Companies Act, 1956 (1 of 1956), a copy of the annual balance sheet and profit and loss account and of the Director's report, if any, for the survey year:

Provided that it shall be lawful for the statistics authority to require the owner to furnish more than one copy of a return or other document or different returns or documents on different dates, or in respect of different parts of the activities of the factory, industrial concern or plantation.

(2) The return or other document referred to in sub-rule (1) shall be furnished before a date to be specified in the notice which date shall be —

(a) in the case of an annual return or other document, not earlier than three calendar months,

(b) in any other case, not earlier than one calendar month, after the end of the period to which the return or other documents relates.

4. **Particulars to be furnished.**—The returns which the owner may be required to furnish under the notice shall contain all or any of the following particulars, as indicated in the notice, namely:

(1) identification particulars, (2) nature of ownership and management, (3) value of and expenditure on different components of fixed capital, (4) value of and transactions on different components of working capital, (5) details of employment including number of persons employed, man-hours worked and payments made for different categories of employees, (6) value of privileges or benefits accruing to different categories of employees, (7) number and power of different kinds of prime movers separately and for different types of motive force, (8) number and strength of motors, (9) installed capacity, (10) details of consumption of fuel, electricity and lubricants and their quantity and value, (11) other materials and services consumed including raw materials, chemicals, packing materials and stores and services purchased, (12) value and quantity of products meant for sale, including amount received for work done by the factory for other concerns, (13) sales to different types of customers, (14) stocks of fuels, materials and products, (15) inventory of equipment other than power equipment, (16) present age, condition and service/life of buildings, plant and machinery, and (17) any other particulars on which information may be supplied at the discretion of the owner.

7. **Objections.**—(1) If the returns and other documents required from the owner cannot be furnished by him in the manner in which or the period for which the notice requires him to furnish, by reason of their not being capable of being compiled from his accounts or other records or for any other reasonable cause, he shall supply them in such

manner and for such periods which correspond as nearly as possible to the manner and period referred to in the notice and shall apply to the statistics authority in writing within the period allowed in the notice to treat such compliance as full compliance with the notice.

(2) Where the statistics authority rejects an application made under sub-rule (1), the time within which the owner is required by the notice to submit the returns and other documents shall be deemed to have been extended by a period equal to the interval between the date of the application and the date of the receipt by the owner of the statistics authority's order rejecting the application.

6. Alteration of returns and extension of time. —

On an application by the owner or otherwise, it shall be competent for the statistics authority to issue orders adding to or otherwise varying the heads under which the owner has been required to furnish the returns and other documents in any manner in which he could have been asked to furnish in the original notice and the owner shall thereupon be required to furnish such revised returns and documents as if he had been required to furnish them in the original notice:

Provided that where the order has been made otherwise than on the application of the owner, the time limit for the submission of the revised returns and other documents shall be deemed to have been extended to three months or, as the case may be, one month from the date of receipt of such order by the owner:

Provided further that the statistics authority may extend the time limit mentioned in the notice, in his discretion, in any other case also.

7. Interruption of ownership or working. — (1) If at any time during the period in respect of which the returns or other documents are called for in the notice, the owner ceases to be the owner, he shall furnish to the statistics authority the returns and documents in respect of that part of the period for which he was the owner.

(2) If a factory, an industrial concern or a plantation discontinues to function during the period in respect of which returns and other documents relating to it have been called for, the owner shall furnish to the statistics authority the returns and other documents for the period up to the date on which the factory, industrial concern or plantation discontinued to function.

8. Mode of service of notice. — Any notice or order required to be served on the owner under these rules may be served by transmission through the post under registered cover with acknowledgement due, or through a person authorised by the statistics authority to serve such notice by delivering it at the place of business of the owner and obtaining an acknowledgement for it.

9. Language in which information should be furnished. — All information required to be furnished under these rules shall be furnished in English, or in such other language or languages as the Government of Goa, Daman and Diu may by order specify.

10. Opportunity to show cause before sanction of prosecution. — The statistics authority shall, before sanctioning a prosecution under section 11, give a reasonable opportunity to the person to show cause why such prosecution may not be sanctioned.